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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION N
10/037,964	12/21/2001	Keith Dirks	-2206.66001	7478
75	90 11/02/2004		EXAMINER	
GREER, BURNS & CRAIN, LTD.			DEMILLE, DANTON D	
Suite 2500 300 South Wacker Drive			ART UNIT	PAPER NUMBER
Chicago, IL 6			3764	
<i>3 /</i>			DATE MAILED: 11/02/2004	1

Please find below and/or attached an Office communication concerning this application or proceeding.

			<u> </u>
	Application No.	Applicant(s)	
	10/037,964	DIRKS ET AL.	
Office Action Summary	Examiner	Art Unit	-
	Danton DeMille	3764	
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet w	ith the correspondence addite	ss
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a replif NO period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by stature Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a ply within the statutory minimum of third will apply and will expire SIX (6) MOI tte, cause the application to become A	reply be timely filed ty (30) days will be considered timely. NTHS from the mailing date of this comm BANDONED (35 U.S.C. § 133).	iunication.
Status			
1) Responsive to communication(s) filed on 05 /	<u> August 2004</u> .		
2a) This action is FINAL . 2b) This	is action is non-final.		
3) Since this application is in condition for allowa	ance except for formal mat	ters, prosecution as to the m	erits is
closed in accordance with the practice under	Ex parte Quayle, 1935 C.). 11, 453 O.G. 213.	
Disposition of Claims			
 4) Claim(s) 1,3-5,7-15,17-19,22 and 23 is/are per 4a) Of the above claim(s) 22 and 23 is/are with 5) Claim(s) is/are allowed. 6) Claim(s) 1,3-5 and 7-13 is/are rejected. 7) Claim(s) 14,15 and 17-19 is/are objected to. 8) Claim(s) are subject to restriction and/ 	thdrawn from consideratior	I.	
Application Papers			
9) The specification is objected to by the Examin	ier.		
10)☐ The drawing(s) filed on is/are: a)☐ ac			
Applicant may not request that any objection to the			
Replacement drawing sheet(s) including the corre			
11) ☐ The oath or declaration is objected to by the E	Examiner. Note the attache	d Office Action of form PTO-	102.
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of: 1. Certified copies of the priority documer 2. Certified copies of the priority documer 3. Copies of the certified copies of the pri application from the International Burea * See the attached detailed Office action for a list	nts have been received. nts have been received in <i>i</i> fority documents have beer au (PCT Rule 17.2(a)).	Application No n received in this National Sta	age
Attachment(s)	_		
1) Notice of References Cited (PTO-892)		Summary (PTO-413) (s)/Mail Date	
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date 	C	Informal Patent Application (PTO-15	52)

Application/Control Number: 10/037,964 Page 2

Art Unit: 3764

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. Claims 1, 3, 4, 5, 7-9, 11-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Grossi et al. FR 1.057.283 in view of Fevas.
- 2. Grossi teaches in figure 4, a housing including a gripping portion 1 and a body-contacting portion 11. The body contacting portion including a heated applicator pad 10 from heater 6 and a generally planar body-contacting portion. The housing being configured so that massage liquid is emitted from the body-contacting portion from reservoir 15 through apertured tube 17. A vibrator 3 is also taught. While the liquid would appear to flow under gravity from the reservoir through the apertured tube 17 there appears to be no unobviousness to apply a positive pressure within the reservoir to assist in forcing the liquid out of the reservoir. Some liquids such as creams and lotions are thick and need assistance in being forced out of an apertured tube. Fevas teaches a pump 21 to assist in moving the liquid out of the reservoir. It would have been obvious to one of ordinary skill in the art to modify Grossi to include a pump as taught by Fevas to assist the flow of liquid out of the reservoir.
- 3. Regarding claim 4, tube 17 has a plurality of apertures throughout its length including one that is near the outer periphery of the applicator pad.
- 4. Regarding claim 5, Grossi teaches a heating controller 9.
- 5. Regarding claim 7, Grossi teaches a controller 5 for the vibration generator however, using a conventional electric control element would have been an obvious provision to one of ordinary skill.

Application/Control Number: 10/037,964

- 6. Regarding claim 8, it is well known to adjust the amount of vibration for any desired range dependent on practical considerations of intended use. The claimed range is not unobvious. It would have been obvious to one of ordinary skill in the art to further modify Grossi to use the frequencies claimed as desired dependent on the desired method of massage.
- 7. Regarding claim 9, using batteries and timers for operating the device is also well within the realm of the artisan of ordinary skill.
- 8. Regarding claims 11, 12, 13, cover 11 creates a pocket for the massaging enhancement pad/ applicator pad.
- 9. Claim 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over the references as applied to claim 1 above, and further in view of Cheng '159.
- 10. Cheng teaches rubber bolts 5 for isolating the gripping portion from the body contacting portion. It would have been obvious to one of ordinary skill in the art to further modify Grossi to use vibration isolating members as taught by Cheng to dampen the vibration of the vibrator from the gripping portion.

Allowable Subject Matter

11. Claims 14, 15, 17-19 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Response to Arguments.

12. Applicant's arguments with respect to claims 1, 3-5, 7-13 have been considered but are moot in view of the new ground(s) of rejection.

Application/Control Number: 10/037,964

Art Unit: 3764

Page 4

13. Grossi teaches a housing having a gripping portion in the upper portion of the device and

the housing has a body-contacting portion in the from of the applicator pad. Just as applicant's

device has a separable portion for applying the lotion so does Grossi.

14. Just as applicant's body-contacting portion is configured for emitting heat directly to a

target body surface so is the applicator pad of Grossi. The heating unit 6 of Grossi heats the top

portion of pad 10 which is attached to the lower portion of pad 10 for directing heat to the body.

The only thing Grossi is missing is a pump to force the liquid out of the reservoir 15. 15.

Pumps for providing force to the liquid to force the liquid out of the reservoir is well known to

an artisan of ordinary skill. There is no unobviousness to add a conventional pump to Grossi to

force the liquid out of the reservoir. Thick lotions or creams require force to assist it out of the

reservoir onto the body. Such would have been an obvious provision in Grossi.

ddd

29 October, 2004

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